

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
)
W. R. GRACE & CO., et al.¹) Case No. 01-1139 (JKF)
) Jointly Administered
Debtors.)
Objection Deadline: May 17, 2004 at 4:00 p.m.
Hearing Date: TBD only if necessary

FEE DETAIL FOR WALLACE KING MARRARO &
BRANSON PLLC'S MONTHLY FEE APPLICATION FOR THE
PERIOD FROM FEBRUARY 1, 2004 THROUGH FEBRUARY 29, 2004

¹ The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.



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April 16, 2004

Richard Senftleben
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 7500 Grace Drive
 Columbia, MD 21044

Invoice# 1718

For Professional Services Rendered in Connection with Honeywell, Inc. - Matter 6

Professional Services:

			<u>Hours</u>
02/02/2004	BJB	Review OPRA response documents from NJDEP and prepare file for Mr. Hughes (.4); incorporate same into indexed case files (.3); review FOIA from EPA documents (5.8).	6.50
02/02/2004	WFH	Review and comment on draft letter to Judge Cavanaugh re Honeywell's proposed work plan (0.8); research in support of same (0.7).	1.50
02/02/2004	CHM	Conference with K. Brown re wall and transportation issues (1.0); conference with client re Langan (.5).	1.50
02/03/2004	BJB	Continue review FOIA documents from U.S. EPA (3.8).	3.80
02/04/2004	BJB	Continue review of U. S. EPA documents (4.8).	4.80
02/04/2004	WFH	Legal and factual research re Evan Van Hook conflict issue (3.5); prepare information request to DEP re additional information on same (.6); prepare draft letter to Honeywell re conflict issue (.5).	4.60
02/04/2004	CHM	Attend conference call with Special Master re license agreement issues (.5); conference with client re same (.3).	0.80

02/04/2004	ACZ	Research New Jersey ethical codes, case law and statutes re representation of private clients by former state officials before a state agency (3.8); conferences with Mr. Hughes re same (1.1).	4.90
02/06/2004	WFH	Review new cases and update research appeal issues (1.6).	1.60
02/06/2004	CHM	Prepare for Special Master's meeting (.8); attend Special Master meeting in NJ (3.5); post meeting with client (3.0)	7.30
02/10/2004	CHM	Conference with Mr. Agnello re various issues regarding appeal (.8).	0.80
02/11/2004	CHM	Review protective order and telephone conference with Mr. Daneker re same (1.2).	1.20
02/12/2004	CHM	Work on workplan/order to court (1.5); conference calls with Agnello re same (.8); conference with T. Milch re various issues (1.5).	2.80
02/13/2004	WFH	Prepare excerpts from DEP ethics code and send to Mr. Agnello in connection with Evan Van Hook matter (.4).	0.40
02/13/2004	CHM	Travel to NJ for meeting with Agnello (2.10). (Note: Travel time billed at 50%, 10% here or 1.8 and 40% at end of statement).	2.10
02/13/2004	CHM	Conference with Agnello re review of RCRA fee petition (4.7); conference with Agnello re protective order issues (.9); conference with Agnello re license agreement issues (1.4); conference call with Daneker re workplan (.2); conference with Agnello re final workplan consent order (.5); teleconference with client (.5).	8.20
02/16/2004	WFH	Review Stipulated Order Approving Summary Remedial Action Work Plan (.3).	0.30
02/16/2004	CHM	Conference call with client re various issues (.5); review order from 3rd Circuit re mediation (.2); prepare letter to Mr. Milch re license agreement and other issues (1.2); review protective order and comment (.8).	2.70
02/17/2004	WFH	Conferences with Ms. Banks re location of trial exhibits, depositions, expert files, etc. in connection with her departure and transition to new paralegal (.5).	0.50

02/17/2004	CHM	Prepare for meeting with government entities and others (.8); conference with Agnello re Special Master schedule of meetings and assignments (.5).	1.30
02/18/2004	NAB	Analyze FOI documents received from several EPA Regional offices (6.5).	6.50
02/18/2004	CHM	Meeting with Agnello re development issues (1.0); meeting with expert and client re same (.7); meeting with governmental entities (.8); meeting with client and expert re development issues (3.0); site visit with Agnello (2.5).	8.00
02/18/2004	CHM	Travel to DC (2.1). (Note: Travel time billed at 50%; 10% here or 1.8 and 40% at end of statement.)	2.10
02/19/2004	NAB	Analyze FOIA documents received from several EPA Regional offices (7.5).	7.50
02/19/2004	WFH	Review letter from Judge Ackerman re Honeywell's request for briefing schedule and confer with Mr. Marraro re same (.4); research re same (.4).	0.80
02/19/2004	CHM	Prepare letter to Mr. Milch (1.0).	1.00
02/20/2004	RMR	Follow-up on FOIA requests to EPA Regions 4, 5, 6 and 7 (.6).	0.60
02/23/2004	NAB	Review and analyze incoming case documents to be intergrated into existing case files (4.5).	4.50
02/23/2004	CHM	Meeting in NJ with various entities re development (5.2); review final workplan as entered by court (.5).	5.70
02/23/2004	CHM	Travel from NJ (2.1). (Note: Travel time billed at 50%; 10% here or 1.8 and 40% at end of statement).	2.10
02/24/2004	WFH	Review letter from ICO to Third Circuit re appellate briefing schedule and confer with Mr. Marraro re same and order issues re appeal (.5).	0.50
02/24/2004	CHM	Review letter from ICO to Torregrossa re briefing schedule (.3); prepare letter to Torregrossa re briefing schedule (2.5); conference with Agnello re same (.5); conference with client re upcoming meetings (.5); review of draft protective order (.5).	4.30

02/25/2004	CHM	Conference with Agnello re final draft letter to Torregrossa; edit and finalize letter (.6); conference with Daneker re protective order and edit (1.0); conference with client re various issues (.5); prepare memo re NJ meetings (1.5)	3.60
02/25/2004	MM	Office conference with Mr. Marraro re performing a series of research projects relating to professional conduct in the District of Columbia and the State of Pennsylvania (.3); search Westlaw and Lexis re completing stated research projects (1.1); produce a series of Rules (DC and PA) and provide all to Mr. Marraro with memorandum re result of search (.8); follow-up office conference with Mr. Marraro re obtaining background of Thomas H. Milch, Esq. at Arnold & Porter as well as all associated cases (.1); search Martindale-Hubbell and Westlaw for case and produce all results to Mr. Marraro via email as requested (.5).	2.80
02/26/2004	MM	Review e-mail from Mr. Marraro re follow-up to my research on Mr. Milch and the various cases he has participated re producing copies of same for his review (.1); search Westlaw and produce various cases for Mr. Marraro's review (.6).	0.70
02/26/2004	RMR	Follow-up correspondence regarding FOIA requests to EPA regions 4, 5, 6 and 7 (.6).	0.60
02/27/2004	NAB	Review and analyze incoming case documents to be intergrated into existing case files (2.5).	2.50
02/27/2004	CHM	Several lengthy conference calls with Agnello and parties re protective order (1.5).	1.50
Total fees			Amount
			112.90
			37,339.00

Disbursements:

C. Marraro - Meal with Messrs. Nagy and Brown and Ms. Flax on 11/07/03 (4 people)	182.11
C. Marraro - Working Meal in DC with Bill Hughes on 10/21/03 (2 people)	47.77
C. Marraro - Meal with Messrs. Nagy, Agnello and McGuire in Summit, NJ on 11/06/03 (4 people)	302.01
C. Marraro - Meal with Messrs. Nagy, Brown and Hughes and Ms. Flax in NJ (5 people)	255.60
C. Marraro - R/T Coach Air Fare to Newark on 11/04/03	558.50

C. Marraro - R/T Coach Air Fare to Newark on 11/11/03	376.83
C. Marraro - Hotel expense in Newark on 11/11/03	4.24
C. Marraro - Hotel in Newark on 11/04/03 - 3 nights	601.98
C. Marraro - Hotel in Newark on 10/18/03 - 1 night	223.02
C. Marraro - Auto Rental in Newark on 11/04/03 - 2 days	375.74
C. Marraro - Parking at airport on trip to Newark on 11/11/03	25.00
C. Marraro - Parking at airport on trip to Newark on 11/04/03	45.00
Meals dinner with Agnello, Hughes, Flax, Marraro in DC 11/24/03	249.00
C. Marraro - Working lunch with Mr. Williams on 11/20/03 - 2 people	35.04
C. Marraro - Working lunch with B. Hughes on 12/10/03 - 2 people	25.84
C. Marraro - R/T Coach Air Fare to Newark on 11/17/03	558.50
C. Marraro - Hotel in NYC on 12/04-05/03 - 2 nights	214.26
C. Marraro - Auto Rental in NYC on 12/05/03 (2 days)	107.49
C. Marraro - Auto Rental in Newark on 11/17/03 (2 days)	112.17
C. Marraro - Parking at airport on trip to Newark on 11/17/03	30.00
C. Marraro - Parking at airport on trip to NYC on 12/05/03	15.00
Copying	1,012.05
Facsimile	31.50
Telephone	128.32
Online research	3,174.26
Postage	2.22
Federal Express	32.86
 Total disbursements	 \$8,726.31
 Total Amount of This Bill	 \$46,065.31
 Less Deduction of 40% of Fees Per Agreement	 \$14,935.60
 Balance Due	 <u>\$31,129.71</u>

Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Zacaroli, Alec C.	Associate	4.90	\$250.00
Banks, Barbara J.	Paralegal	15.10	\$145.00
Marraro, Christopher H.	Partner	57.00	\$475.00
Moasser, Mahmoud	Paralegal	3.50	\$145.00
Bynum, Natasha A.	Legal Clerk	21.00	\$110.00
Ross, Rebecca M.	Paralegal	1.20	\$130.00
Hughes, William F.	Counsel	10.20	\$380.00



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April 16, 2004

Lydia Duff
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 7500 Grace Drive
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Invoice# 1717

For Professional Services Rendered in Connection with Waterloo - Brewer Road Site - Matter
 4

Professional Services:

			<u>Hours</u>
02/05/2004	WFH	Conferences with Dr. Brown and his staff re sampling issue and deposition prep (.8).	0.80
02/09/2004	WFH	Work on trial brief and research in support of same re CERCLA evidentiary issue (2.5).	2.50
02/10/2004	WFH	Telephone conference with Dr. Brown re his deposition (.4); prepare stipulations re laboratory analyses of test pit samples in effort to avoid having to produce lab technician for a deposition (.5); analyze Barber and Low expert reports and depositions to identify lay opinions to be offered by Dr. Brown (1.5); prepare file memo re same and outline of Brown testimony (1.2).	3.60
02/10/2004	CHM	Conference with Mr. Hughes re various issues (.8)	0.80
02/11/2004	WFH	All day meeting with Dr. Brown in NY to prepare him for his deposition (8.0).	8.00
02/11/2004	CHM	Conference with Mr. Hughes re hearing (.5).	0.50
02/11/2004	MLW	Preparation for deposition of Dr. Brown, scheduled for 2/12/04, conference with B. Hughes regarding deposition, and preparation of correspondence to counsel for Zotos regarding disputed site test pit data (0.4).	0.40

02/12/2004	WFH	Defend Dr. Brown's deposition (7.0); conferences with Dr. Brown re deposition and follow-up issues (1.5).	8.50
02/12/2004	MM	Review e-mail received from Mr. William requesting search of the case files re locating a memo prepared by Ms. Pelletier pertaining to disqualification of expert witnesses (.1); search case files, databases, various files and indices (.6); follow-up email and office conference with Mr. Williams re not being able to locate memo (.1); office conference with Ms. Bynum re requested search (.1).	0.90
02/13/2004	WFH	Work on deposition designations and identify exhibits for pretrial order (6.4).	6.40
02/17/2004	WFH	Conference with Mr. Marraro re Brown deposition and trial prep matters (.5); conference with Hogan re trial prep assignments, upcoming meeting in DC and status conference with Judge Skretny (.5).	1.00
02/17/2004	CHM	Review deposition transcripts (3.5).	3.50
02/18/2004	WFH	Assemble and analyze documents to be used as trial exhibits in preparation for meeting with Messrs. Hogan and Marraro (7.5); work on responses to Zotos' second set of interrogatories (.6).	8.10
02/20/2004	WFH	All day meeting re trial prep with Messrs. Hogan and Marraro, including work on trial exhibits, witness list and proposed stipulation.	8.60
02/20/2004	CHM	Trial prep meeting with Mr. Hughes (8.6); conference with Dr. Brown (.5).	9.10
02/20/2004	ACZ	Conference with Mr. Hughes re CERCLA issues (.4).	0.40
02/23/2004	WFH	Review and revise trial prep plan prepared by Mr. Hogan and confer with him re same (.5); work on Grace's responses to Zotos' second set of interrogatories and several conferences with Dr. Brown and staff in connection with same (6.0); factual research including review of relevant depositions in order to prepare answers to Zotos' contention interrogatories on arranger issues (2.2).	8.20

02/24/2004	WFH	Review and analyze Walter Myskiw's 1999 deposition and prepare deposition designations of same for pretrial order (6.2); work on Grace's interrogatory responses, including review of relevant depositions and documents to be cited in response to Zotos' contention interrogatories (2.2).	8.40
02/25/2004	WFH	Review and analyze Zotos' production set to identify additional trial exhibits (5.2); prepare proposed stipulations (1.4); confer with SI Group staff re interrogatory responses and information needed for same (.4); finalize interrogatory responses and send to client for her review (1.3).	8.30
02/25/2004	AGM	Discussion with B. Hughes regarding upcoming tasks (.6).	0.60
Total fees			<u>Amount</u> 88.60 34,532.00

Disbursements:

C. Marraro - Coach Air Fare to Buffalo from Newark on 12/12	329.50
C. Marraro - Coach Air Fare travel from Buffalo to DC on 12/12 aro	333.00
C. Marraro - Lunch in DC for 3 guests on the Waterloo matter in preparation for trial on 2/20/04	50.65
C. Marraro - Breakfast in DC for 3 guests on the Waterloo matter in preparation for trial on 2/20/04	40.75
Copying	579.96
Facsimile	12.75
Postage	1.20
Total disbursements	<u>\$1,347.81</u>
Total Amount of This Bill	\$35,879.81
Balance Due	<u>\$35,879.81</u>

Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Zacaroli, Alec C.	Associate	0.40	\$250.00
Mesmer, Alexander G.	Paralegal	0.60	\$145.00
Marraro, Christopher H.	Partner	13.90	\$475.00
Williams, Michael L.	Associate	0.40	\$250.00
Moasser, Mahmoud	Paralegal	0.90	\$145.00
Hughes, William F.	Counsel	72.40	\$380.00



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April 16, 2004

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Invoice# 1719

For Professional Services Rendered in Connection with Acton Matter - Matter 13

Professional Services:

			<u>Hours</u>
02/02/2004	WFH	Conference with Mr. Marraro re matter and assignments (.3); prepare list of tasks and budget for cost recovery case against Wyeth and Cytec (2.0); review file material in connection with same (.5).	2.80
02/17/2004	WFH	Research re Chapter 21E requirements and factual background re Acton site (.8); revise budget and confer with Mr. Marraro re same (.7).	1.50
02/18/2004	ACZ	Research regarding cost-recovery issues for environmental clean-up costs under Massachusetts law (5.8).	5.80
02/19/2004	WFH	Meeting with client re cost recovery case against Wyeth and Cytec (3.0); review site background materials provided by Ms. Johns (1.1); research re demand/notice requirements and recoverability of attorney fees under Chapter 21E (.8); research deed notice/indemnity issue (1.2).	6.10
02/19/2004	CHM	Meeting with clients re strategy, scope and project analysis (4.0); post meeting assignments with Mr. Hughes (.5).	4.50
02/19/2004	ACZ	Research re CERCLA hazardous substances for Mr. Hughes (.4).	0.40

Amount

Total fees	21.10	7,639.50
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Disbursements:

Copying	95.85
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Total disbursements	<hr/> \$95.85
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Total Amount of This Bill	\$7,735.35
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Balance Due	<hr/> \$7,735.35
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Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Zacaroli, Alec C.	Associate	6.20	\$250.00
Marraro, Christopher H.	Partner	4.50	\$475.00
Hughes, William F.	Counsel	10.40	\$380.00



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April 16, 2004

Richard Senftleben
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 Columbia, MD 21044

Invoice# 1720

For Professional Services Rendered in Connection with Remediation Matters

Professional Services:

			<u>Hours</u>
02/03/2004	BBJ	Create new case files (3.5).	3.50
02/03/2004	WFH	Review correspondence and proposed protective order from Honeywell re information from TSD facilities (.4); review and analyze Honeywell's reply brief and Tarnawskyj, Milch, Cunningham, Harris, Wood and Herzbern declarations submitted in support thereof (3.0).	3.40
02/04/2004	BBJ	Review new correspondence and case documents, coordinate, prepare and incorporate into indexed case files (2.4).	2.40
02/05/2004	WFH	Review Special Master's Fourth Progress Report (.3).	0.30
02/06/2004	MLW	Analysis of correspondence and submissions to Special Master, regarding work plan for Site (1.3).	1.30
02/09/2004	WFH	Review correspondence from Berger Group re sampling issue (.3).	0.30
02/10/2004	WFH	Analyze recent submissions to the Special Master by Honeywell and plaintiff re site remediation issues, including the Special Master's revised proposed order approving remediation work plan (1.1).	1.10

02/11/2004	WFH	Review proposed stipulation re work plan and confer with Mr. Marraro re same (.6); review correspondence from Special Master re meeting with DEP on permitting issue and confer with Mr. Marraro re same (.2); review correspondence re Honeywell's eighth progress report (.2).	1.00
02/12/2004	CHM	Analyze Honeywell transportation affidavits (.6); conference with Dr. Brown re workplan (.5) review and analyze several Berger documents (1.0).	2.10
02/13/2004	CHM	Conference with Agnello re workplan issues (1.0).	1.00
02/16/2004	WFH	Review correspondence from Honeywell re management of site data and availability of same on Berger website (.5); access website (.3).	0.80
02/17/2004	WFH	Conferences with Ms. Banks re location of documents, files, etc. in connection with her departure and transition to new paralegal (.5).	0.50
02/17/2004	CHM	Conference with expert re wall issues (.5); review reports from Berger re remediation options for wall and water treatment (1.0).	1.50
02/18/2004	CHM	Meeting with Agnello re workplan issues (1.7).	1.70
02/24/2004	CHM	Conference with Dr. Brown re technical meetings (.6).	0.60
02/28/2004	WFH	Conference with Mr. Marraro re NJDEP meeting re permitting issue (.3); research and collect relevant rules for use at DEP meeting and transmit to Mr. Agnello (.8).	1.10
			<u>Amount</u>
		Total fees	22.60
			7,688.00

Disbursements:

Copying	158.94
Facsimile	58.50
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Total disbursements	\$217.44
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Total Amount of This Bill	\$7,905.44
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Balance Due	\$7,905.44

Timekeeper Summary

Name		Hours	Rate
Banks, Barbara J.	Paralegal	5.90	\$145.00

Marraro, Christopher H.	Partner	6.90	\$475.00
Williams, Michael L.	Associate	1.30	\$250.00
Hughes, William F.	Counsel	8.50	\$380.00